	Michael J. Gayan (SBN 11135) Wells Fargo Tower, 17 th Floor 3800 Howard Hughes Parkway Las Vegas, NV 89169 T: 702.385.6000 F: 702.385.6001 Email: m.gayan@kempjones.com DLA PIPER LLP (US) David S. Sager (Pro Hac Vice Forthcoming) 51 John F. Kennedy Parkway, Suite 120 Short Hills, New Jersey 07078 T: 973.520.2550 F: 973.520.2551 Email: david.sager@us.dlapiper.com Kyle T. Orne (Pro Hac Vice Forthcoming) 2525 East Camelback Road, Suite 1000 Phoenix, AZ 85016 T: 480.606.5100 F: 480.606.5101 Email: dlaphx@us.dlapiper.com Attorneys for Las Vegas Sands Corp. and Venetian Las Vegas Gaming, LLC UNITED STATES DISTRICT (TYLA D., pseudonymously, Plaintiff, v. MGM RESORTS INTERNATIONAL; MANDALAY RESORT GROUP, LLC; MGM GRAND HOTEL, LLC; LAS VEGAS SANDS CORP.; and BOYD GAMING CORPORATION, Defendants.	DISTRICT COURT OF NEVADA Case No. 2:24-cv-00698-APG-BNW STIPULATION AND ORDER FOR DISMISSAL WITHOUT PREJUDICE AND TO EXTEND DEADLINE FOR VENETIAN LAS VEGAS GAMING, LLC TO RESPOND TO PLAINTIFF'S COMPLAINT (ECF. NO. 1) (SECOND REQUEST) C. ("the Sands") and Plaintiff TYLA D. ("Tyla"
25 26 27		? ("the Sands") and Plaintiff TVLA D. ("Tyla"
	Defendant LAS VEGAS SANDS CORP. ("the Sands") and Plaintiff TYLA D. ("Tyla") through their respective counsel of record, hereby stipulate and agree as follows:	
21	minough then respective counsel of record, liefet	y supulate and agree as follows.
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KEMP JONES, LLP 3800 Howard Hughes Parkway Seventeenth Floor Las Vegas, Nevada 89169 (702) 385-6000 • Fax (702) 385-6001 kic@kempiones.com I.

STIPULATION

- 1. Plaintiff filed the operative complaint in this matter on April 10, 2024.
- 2. Plaintiff's operative complaint names LAS VEGAS SANDS CORP. as a Defendant to this action.
 - 3. The Parties agree to dismiss LAS VEGAS SANDS CORP. without prejudice.
- 4. The Parties agree to add VENETIAN LAS VEGAS GAMING, LLC as a Defendant in place of LAS VEGAS SANDS CORP. Counsel for LAS VEGAS SANDS CORP. also represents VENETIAN LAS VEGAS GAMING, LLC.
- 5. The Parties agree the case caption shall be updated to reflect the dismissal of LAS VEGAS SANDS CORP. and the addition of VENETIAN LAS VEGAS GAMING, LLC.
- 6. The Parties further agree that Plaintiff may, at her election, file a First Amended Complaint pursuant to Rule 15(a)(2) of the Federal Rules of Civil Procedure for the sole purpose of adding VENETIAN LAS VEGAS GAMING, LLC as a Defendant in place of LAS VEGAS SANDS CORP., without using its right to amend once as a matter of course within the meaning of Rule 15(a)(1).
- 7. On May 7, 2024, the Court approved the Parties' stipulation to extend LAS VEGAS SANDS CORP.'s deadline to respond to the complaint to June 6, 2024. ECF No. 22.
- 8. Due to the dismissal of LAS VEGAS SANDS CORP. and the addition of VENETIAN LAS VEGAS GAMING, LLC, the Parties agree to extend the deadline for VENETIAN LAS VEGAS GAMING, LLC to respond to the complaint until <u>June 13, 2024</u>.

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1	IT IS SO STIPULATED.	
2	DATED this 5th day of June, 2024.	DATED this 5th day of June, 2024.
3	KEMP JONES LLP	THE702FIRM
4 5 6 7	/s/ Michael Gayan	/s/ Michael Kane
	Michael J. Gayan, Esq., SBN 11135	Michael C. Kane, Esq., SBN 10096
	3800 Howard Hughes Pkwy., 17th Fl. Las Vegas, Nevada 86169	Bradley J. Myers, Esq., SBN 8857 8335 West Flamingo Road
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8	51 John F. Kennedy Parkway, Suite 120	(Pro Hace Vice pending)
9	Short Hills, New Jersey 07078	HILTON PARKER LLC
<u>= 10</u>	Kyle T. Orne (<i>Pro Hac Vice pending</i>)	7658 Slate Ridge Boulevard Reynoldsburg, Ohio 43068
	2525 East Camelback Road, Suite 1000	
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ES, shes ada ada (707) nes. c	Attorneys for Defendant Las Vegas	
Hug eenth Nev Nev Fax nprio	Sands Corp. and Venetian Las Vegas	
EMP JONES, LL Howard Hughes Par. Seventeenth Floor s Vegas, Nevada 891 5-6000 • Fax (702) 3 kic@kempiones.com	Gaming, LLC	
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II.

ORDER

Based on the foregoing stipulation by the Parties, and for other good cause appearing,

IT IS HEREBY ORDERED that the Parties' Stipulation to dismiss LAS VEGAS SANDS CORP. and add VENETIAN LAS VEGAS GAMING, LLC is **GRANTED**.

IT IS FURTHER ORDERED that the caption in this matter shall reflect that VENETIAN LAS VEGAS GAMING, LLC is a Defendant and that LAS VEGAS SANDS CORP. is no longer a party to this action.

IT IS FURTHER ORDERED that Plaintiff may file a First Amended Complaint pursuant to Rule 15(a)(2) of the Federal Rules of Procedure without using its ability to amend once as a matter of course within the meaning of Rule 15(a)(1), providing the amendment is for sole purpose of substituting VENETIAN LAS VEGAS GAMING, LLC in place of LAS VEGAS SANDS CORP. as a Defendant in this matter.

IT IS FURTHER ORDERED that VENETIAN LAS VEGAS GAMING, LLC may respond to the complaint by June 13, 2024.

IT IS SO ORDERED.

ANDREW P. GORDON UNITED STATES DISTRICT JUDGE

DATED: June 6, 2024